

ORIGINAL

20248

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

MICROSOFT CORPORATION,

§

Plaintiff ,

§

v.

§

DAUBEN, INC. d/b/a TEXAS INTERNATIONAL PROPERTY ASSOCIATES,
Defendant s.

§

3 08 CV 0098 - L
Case Number

U.S. DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FILED

MAR 18 2008	
CLERK, U.S. DISTRICT COURT	
By	as Deputy

130

APPLICATION AND ORDER FOR ADMISSION PRO HAC VICE

I. Applicant is an attorney and a member of the law firm of (or practices under the name of)

K & L Gates _____, with offices at 925 Fourth Avenue, Suite 2900 _____,
(Street Address)

Seattle _____, Washington _____, 98104 _____, (206) 623-7580 _____.
(City) (State) (Zip Code) (Telephone No.)

II. Applicant will sign all pleadings with the name Pallavi Mehta Wahi _____.

III. Applicant has been retained personally or as a member of the above-named firm by

Plaintiff Microsoft Corporation

(List All Parties Represented)

to provide legal representation in connection with the above-styled matter now pending before the United States District Court; for the Northern District of Texas.

IV. Applicant is a member in good standing of the bar of the highest court of the state of

Washington _____, where Applicant regularly practices law.

Bar license number: 32799 Admission date: 11/04/02 _____.

V. Applicant has also been admitted to practice before the following courts:

Court:	Admission Date:	Active or Inactive:
USDC, Western Dist. Washington	1/3/03	Active
USDC, Eastern Dist. Washington	8/17/05	Active
USDC, District of Colorado	7/1/03	Active
USDC, Central Dist. Calif.	10/11/07	pro hac vice
Ninth Circuit Court Appeals	9/3/03	Active

VI. Applicant has never involuntarily lost, temporarily or permanently, the right to practice before any court or tribunal, or resigned in lieu of discipline, except as provided below: None

VII. Applicant has never been subject to grievance proceedings or involuntary removal proceedings—regardless of outcome—while a member of the bar of any state or federal court or tribunal that requires admission to practice, except as provided below: None

VIII. Applicant has not been charged, arrested, or convicted of a criminal offense or offenses, except as provided below (omit minor traffic offenses): None

IX. Applicant has filed for *pro hac vice* admission in the United States District Court for the Northern District of Texas during the past three (3) years in the following matters:

Date of Application Case No. And Style

None

Case No. And Style

(If necessary, attach statement of additional applications.)

X. Local counsel of record associated with Applicant in this matter is John Patton, K&L Gates
who has offices at 1717 Main Street, Suite 2800, Dallas, TX 75201
(Address)
(817) 347-5270.
(Telephone No.)

XI. Check the appropriate box below.

For Application in a Civil Case

Applicant has read *Dondi Properties Corp. v. Commerce Savs. & Loan Ass'n*, 121 F.R.D.

284 (N.D. Tex. 1988) (en banc), and the local civil rules of this court and will comply with the standards of practice adopted in *Dondi* and with the local civil rules.

For Application in a Criminal Case

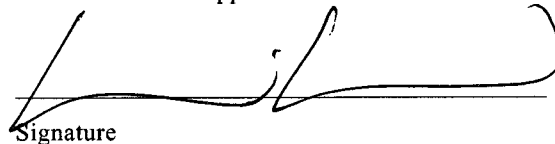
Applicant has read and will comply with the local criminal rules of this court.

XII. Applicant respectfully requests to be admitted to practice in the United States District Court for the Northern District of Texas for this cause only.

SIGNED this eleventh day of March, 2008.

Pallavi Mehta Wahi

Printed Name of Applicant

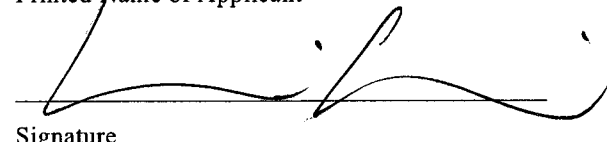


Signature

I hereby certify that I have served a true and correct copy of this document upon each attorney of record and the original upon the clerk of court accompanied by a \$25.00 filing fee on this _____ day of _____, _____.

Pallavi Mehta Wahi

Printed Name of Applicant



Signature

ORDER

The Court, having considered the above Application for Admission *Pro Hac Vice*, orders that:

the application be granted. The Clerk of Court shall deposit the application fee to the account of the Non-Appropriated Fund of this Court.

the application be denied. The Clerk of Court shall return the admission fee to the Applicant.

March 18, 2008

DATE



JUDICIAL OFFICER